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11
12 UNITED STATES DISTRICT COURT
13 NORTHERN DISTRICT OF CALIFORNIA
14 SAN JOSE DIVISION

15 DANIEL RODIMER, ARFAT ADIL, EMILI
16 CLAR, JEROD COUCH, BARBARA
17 DAVIS, MATT HINES, DIEGO LOPEZ,
18 AARON MULVEY, ANNA M. RUSTON,
19 GENA TERRY, individuals, on Behalf of
20 Themselves and Others Similarly Situated,,
21 Plaintiffs,

22 v.
23 APPLE, INC., a California Corporation;
24 FLURRY, INC., a Delaware Corporation;
25 MEDIALETS, INC., a Delaware Corporation;
PINCH MEDIA, INC., a Delaware
Corporation; QUATTRO WIRELESS, INC.,
a Delaware Corporation;
IAC/INTERACTIVECORP, a Delaware
Corporation; Groupon, INC., a Delaware
Corporation, NPR, a Washington, DC,
Corporation; NEW YORK TIMES CO., a
Delaware Corporation; PANDORA MEDIA,
INC., a Delaware Corporation; WEBMD
HEALTH SERVICES GROUP, INC., a
Delaware Corporation; YELP!, INC., a
Delaware Corporation; and Doe Corporations
1-100 inclusive

26 Defendant.

27 Case No. 11-cv-0700 PSG

28 **STIPULATION TO EXTEND TIME FOR
DEFENDANT MEDIALETS, INC.
TO RESPOND TO COMPLAINT**

1 Pursuant to Northern District of California Civil Local Rule 6-1, Defendant Medialets,
2 Inc. and Plaintiffs Daniel Rodimer, Arfat Adil, Emili Clar, Jerod Couch, Barbara Davis, Matt
3 Hines, Diego Lopez, Aaron Mulvey, Anna M. Ruston, and Gena Terry hereby stipulate to extend
4 the time that Medialets has to answer, move, or otherwise respond to the Complaint until and
5 including April 11, 2011. This extension will not alter the date of any event or any deadline
6 already fixed by Court order.

7 Dated: March 4, 2011 COOLEY LLP

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9 /s/ Matthew D. Brown _____
10 MATTHEW D. BROWN
11 Attorneys for Defendant Medialets, Inc.

12 Dated: March 4, 2011 AUDET & PARTNERS, LLP

13 /s/ William M. Audet _____
14 WILLIAM M. AUDET
15 Attorneys for Plaintiffs

16 **FILER'S ATTESTATION**

17 Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Matthew D.
18 Brown, attest that concurrence in the filing of this document has been obtained.

19 Dated: March 4, 2011

20 /s/ Matthew D. Brown _____
21 MATTHEW D. BROWN

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